

Oconee County and the Dispensary.

Oconee is the latest county to vote out the dispensary and the majority of those voting was perhaps greater than that in any other county yet voting. Following the usual procedure constables will likely be withdrawn from the county, and following the procedure further they will soon be sent back again.—Columbia Record.

The records of the United States Court show that fifteen of Oconee county's citizens were convicted of violations of the revenue laws during the past term. It seems that the business was popular there in spite of the State dispensary, and now that the latter has been voted out, it will hardly be fair to snatch up the next man caught with a jug and start the cry that Oconee is breaking faith with the spirit of prohibition.—Greenville News.

Rev. Columbus Wardlaw, of Seneca, says the Anderson Mail of October 26th, was in the city to-day. Mr. Wardlaw led the anti-dispensary fight in Oconee county, and naturally he was feeling jubilant over the result of the election. "We are going to try to have real prohibition in Oconee," he said. "We have stopped the legal sale of it. There is a strong public sentiment against the sale of whiskey—stronger than one might think—and it is going to tell. I regard the voting out of the dispensary as just the beginning of the fight against whiskey, but with a strong public sentiment behind us I think we will have no trouble in suppressing the sale of whiskey in our county almost if not entirely. Anyway, we are in the fight, and if the blind tigers start up in Oconee you are going to see something that will be worth watching."

PISO'S CURE FOR CONSUMPTION
Cures Where All Else Fails.
Best Cough Syrup. Tastes Good. Use in time. Sold by druggists.

Hughes Was Insane.

Edgefield, October 24.—The case of Asbill against the estate of B. B. Hughes, the only case of the kind ever litigated in the State, terminated Saturday in a verdict for the plaintiff in the sum of \$650. The main questions in the action were whether or not Mr. Hughes, in a fit of insanity, exterminated his family, set fire to the house and then committed suicide. The verdict of the jury answers these questions affirmatively.

The public will recall the fearful tragedy enacted at Trenton about a year ago. Mr. Hughes and family occupied the house as tenants of Asbill, to whom the property belonged.

The suit was to recover the value of the residence, it being alleged that Mr. Hughes destroyed the same by wilfully setting fire thereto.

It was contended by plaintiffs that the taking of his and his family's lives was superinduced by financial troubles. A witness testified that at 9 o'clock of the day of the tragedy Mr. Hughes said to him: "I am financially very much troubled, and the easiest way to get out of such things is to take a pistol and shoot it off."

Some fifteen of the deceased's friends testified that he was in good financial condition, and gave no evidence of being gloomy and despondent.

The conditions surrounding the bodies the morning after the fire were minutely described, and they pointed unerringly to the fact of Mr. Hughes being the author of the horrible affair.

Fought In Roosevelt's Presence.

Birmingham, Ala., October 26.—Secretary Loeb and Secret Service Agent E. B. McAdams, of the local force, engaged in a personal difficulty yesterday afternoon in the presence of President Roosevelt. The President had just gotten into his carriage to enter the parade, and Secretary Loeb was about to get in with him when McAdams, not knowing him, jerked him aside. Mr. Loeb delivered a blow to McAdams, and McAdams replied in kind with an additional kick, when friends jumped between them and explanations were made.

Victim of a Stray Bullet.

Savannah, Ga., October 28.—E. A. Moore, a street car conductor, this afternoon in an altercation with a passenger, drew a heavy revolver and fired three shots. The first shot went wild, the second struck and killed Mrs. F. F. Wheeler and the third went through the thigh of R. Seckinger, the passenger involved in the altercation. Mrs. Wheeler was sitting on her front steps. The bullet severed her jugular vein. Mrs. Jane E. Fairchild, jumped from the car, as did the other passengers, when the shooting began. Mrs. Fairchild sustained a broken shoulder from her fall. Moore was arrested. It is alleged he was drinking.

Killed in a Crowd at Station.

[The State, October 27th.]

James Trotter, a young unmarried farmer of the Leesville section, was shot through the heart at the Union station at 4.45 o'clock yesterday afternoon by Wilmer Mitchell, about the same age and also of Leesville, the two being fast friends. Dr. Smith, of Wards, who happened to be present at the time of the tragedy, pronounced life extinct in the wounded man in less than ten minutes, death resulting from an internal hemorrhage. The weapon used was a 38-caliber, the bullet entering straight from the front. Trotter had been drinking, but the arresting officers say Mitchell was perfectly sober. He gave an excuse for the shooting that Trotter continued to slap his face, after he had several times warned him to quit and after walking away from him. Eye witnesses say the two men appeared to be jesting, Trotter striking at Mitchell in play, as the two were waiting for a train home. A woman relative was the first to Trotter's side.

Mitchell gave himself up promptly to a plain clothes man, and was carried to jail in the hurry-up wagon. He appeared to be not the least disconcerted. His family is about the most prominent and influential in Leesville. He is the son of Crowell Mitchell, of that place. Trotter was unmarried. Both bear good reputations.

The killing occurred in the presence of a large number of people, the station being crowded inside, on the verandas, in front and under the sheds downstairs. The shot was fired on the veranda overlooking the sheds immediately in front of the colored waiting room. Perhaps two thousand people were at the station waiting for special or regular trains home.

Young Trotter was a cousin of Alderman D. I. Trotter, of this city.

No Case of Pneumonia on Record.

We do not know of a single instance where a cough or cold resulted in pneumonia or consumption when Foley's Honey and Tar had been taken. It cures coughs and colds perfectly, so do not take chances with some unknown preparation which may contain opiates, which cause constipation, a condition that retards recovery from a cold. Ask for Foley's Honey and Tar and refuse any substitute offered. J. W. Bell.

Opposed to Race Suicide.

Owosso, Mich., October 26.—Strident opponents of race suicide are Mr. and Mrs. Heise, whose twentieth child was born Tuesday. All the score of youngsters, from Frederick, Jr., who is 21 and the oldest, down to the last little girl, who has just opened her eyes on the world, are healthy and happy. Heise has the contract of coaling Grand Trunk engines here.

Consumption

There is no specific for consumption. Fresh air, exercise, nourishing food and Scott's Emulsion will come pretty near curing it, if there is anything to build on. Millions of people throughout the world are living and in good health on one lung.

From time immemorial the doctors prescribed cod liver oil for consumption. Of course the patient could not take it in its old form, hence it did very little good. They can take

SCOTT'S EMULSION

and tolerate it for a long time. There is no oil, not excepting butter, so easily digested and absorbed by the system as cod liver oil in the form of Scott's Emulsion, and that is the reason it is so helpful in consumption where its use must be continuous.

We will send you a sample free.

Be sure that this picture in the form of a label is on the wrapper of every bottle of Emulsion you buy.

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Percy Pybus Gets Fine of \$350.

[Atlanta News, October 25.]

Percy W. Pybus, the automobilist who was driving the machine that struck and killed little Branch Lewis, Jr., several weeks ago, this morning pleaded guilty, under a consent verdict arranged between the Superior Court jury and Solicitor Hill, to involuntary manslaughter in the commission of a lawful act without due caution and circumspection, and was sentenced to serve twelve months on the chain gang or pay a fine of \$350. The fine was paid. After hearing short arguments by Attorneys James L. Key and Reuben Arnold, for the defense, Judge Roan said:

"Every person and vehicle or means of conveyance has the privileges of the streets, and every person must look out for the safety and rights of others. Law, like other sciences, is progressive. The old laws and old lawyers did not have to consider things that we now have to adjust. The young man has pleaded guilty to a misdemeanor and I will have to fine him in accordance."

Branch Lewis, whose son was killed, made the following statement to the court before Pybus was fined: "I do not think the killing of my son was intentional on the part of young Pybus, but I do think it was recklessness. What hurts me is that he ran 95 feet after my child was struck, when testimony of expert automobile drivers say that a machine can be stopped within 25 feet from where the brakes are applied. Then he did not stop to see if my boy was hurt, but went on to carry his girl to ride."

Burton Smith, attorney for the prosecution, stated to the Court that Mr. Lewis had been approached by a large number of neighbors who had urged punishment as a lesson to reckless driving. He insisted on severe punishment.

Attorneys Key and Arnold argued to the court that Pybus greatly regretted the killing of the Lewis child and that he had not had a day of happiness since the fearful accident.

Pybus was asked if he cared to make a statement before sentence was imposed. He said:

"I certainly regret that the accident occurred. I never intended killing anyone. This was the first accident that I have ever caused."

Percy Pybus was accompanied in Court room by his father and several friends. As he made his statement his eyes moistened and careworn lines in his face showed clearly that he has been suffering intensely under a mental strain.

Recorder Broyles had previously fined Pybus \$100.75 for violating the city automobile ordinance in that he exceeded the speed limit. He was then bound over to the State Court on the charge of involuntary manslaughter in the commission of an unlawful act. Later the grand jury indicted him on the charge for which he was bound over from the recorder's court.

Lynching in North Carolina.

Raleigh, N. C., October 17.—A well known citizen of Snow Hill, Greene county, N. C., arrived in Raleigh to-night, and brought the first news of the lynching of a negro in that county last Saturday night, for attempted rape on a Miss Williams, sister of the late Isaac Williams, of Bull Head township. The negro worked on the Williams farm and, finding Miss Williams alone, assaulted her. Her cries were heard by another negro farm hand, who gave the alarm, whereupon the assailant fled. This was Friday night. The next day the negro was captured and identified by his victim. Magistrate Crocker gave him a preliminary hearing and ordered him to jail. While Constable Pape was taking him to jail at Snow Hill, he was overtaken by a mob. The mob took the negro into Nahunta Swamp. Soon two shots were heard and the negro was no doubt killed, but his body has not yet been found. It is believed the body was sunk in the swamp and securely covered. Miss Williams' family is highly respectable and well known.

Cheap Excursion Rates to Charleston.

On account of Charleston's Annual Gala Week and Coast Fair Association November 6-11, 1905, the Southern Railway will sell tickets from all points within the State of South Carolina, including Augusta, Ga., at the rate of one first-class fare plus 25 cents for the round trip. Tickets on sale November 4 to 10, inclusive, and for trains arriving in Charleston before noon November 11, with final limit November 13, 1905. The Southern Railway will provide extra coaches on all trains into Charleston November 5 to 12, inclusive, and all who wish to take advantage of the exceedingly low rates can do so and feel assured that plenty of room will be provided. For additional information on ticket agents, or address R. W. Hunt, D. P. A., Charleston.

Cures Biliousness, Sick Headache, Sour Stomach, Torpid Liver and Chronic Constipation.
Pleasant to take

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Laxative Fruit Syrup
For Sale by J. W. Bell.

Cleanses the system thoroughly and clears sallow complexions of pimples and blotches. It is guaranteed

Cheap Excursion Rates via Southern Railway.

On account of the Piedmont Fair, Greenville, S. C., the Southern Railway will sell excursion tickets to Greenville, S. C., and return, from Charlotte, N. C., Chester, Columbia, Augusta, Elberton, Gainesville, Asheville, Forest City and intermediate points at rate of one first-class fare plus 25 cents for the round trip. Tickets to be sold October 30-31, November 1st, and for morning trains November 2d, final limit November 3d, 1905. For additional information, apply to any ticket agent, or R. W. HUNT, D. P. A., Charleston, S. C.

Contract for Steward.

THE Board of County Commissioners will let, on Friday, November 3d, at 2 p. m., at their office, at the Court House, Walhalla, S. C., the contract for Steward of poor farm for year 1906. The Steward will be required to obey all orders of the Board regarding work at the poor farm and receive and work such convicts as sent to the farm by the Board. All applicants are required to give number in family and ages. None but sealed bids will be received, which must be filed not later than noon of November 3, 1905. Board reserves the right to reject any and all bids. L. H. V. HOBSON, Supervisor. October 25, 1905 43-44

NOTICE TO DEBTORS AND CREDITORS.—All persons indebted to the estate of L. A. B. Moss, deceased, are hereby notified to make payment to the undersigned, and all persons having claims against said estate will present the same, duly attested, within the time prescribed by law, or be barred. KATE MOSS, Qualified Administratrix of the Estate of L. A. B. Moss, deceased. October 18, 1905. 42-40

NOTICE TO DEBTORS AND CREDITORS.—All persons indebted to the estate of S. A. Maret, deceased, are hereby notified to make payment to the undersigned, and all persons having claims against said estate will present the same, duly attested, within the time prescribed by law, or be barred. R. H. MARETT, A. P. HUNT, Qualified Executor of the last Will and Testament of S. A. Maret, deceased. October 11, 1905. 41-44

Summons for Relief.

STATE OF SOUTH CAROLINA, COUNTY OF OCONEE. In the Court of Common Pleas. John Wesley Mason, Plaintiff, against Mrs. C. Anna Hall, formerly Mrs. C. Anna Elrod, Defendant. Summons for Relief—Complaint not Served To the Defendant above named: You are hereby summoned and required to answer the complaint in this action, which will be filed in the office of the Clerk of the Court of Common Pleas for the said county, within twenty days and to serve a copy of your answer to the said complaint on the subscriber at his office, on the Public Square, at Walhalla, Court House, South Carolina, within 20 days after the service hereof, exclusive of the day of such service; and if you fail to answer the complaint within the time aforesaid, the Plaintiff in this action will apply to the Court for the relief demanded in the complaint. Dated October 6th, A. D. 1905. C. R. D. BURNS, C. P. [Seal.] R. T. JAYNES, Plaintiff's Attorney. October 11, 1905. 41-46

VALUABLE REAL ESTATE OFFERED.

AS ATTORNEY FOR THE OWNERS the undersigned offers at private sale THREE TRACTS OF LAND on Snow Creek, Oconee County, South Carolina, recently belonging to the estate of John B. Sitton, deceased, as follows: Tract No. 7—112 acres. Tract No. 8—112 acres. Tract No. 9—142 acres. In separate tracts, or as 373 acres all together, in one tract. PRICE, \$10.00 per acre, cash; or one-half cash, balance in twelve months, with interest, secured by mortgage on the land. As there are some minors, the title to this property will have to be made through court at the cost of the owners. S. P. DENDY, Attorney. August 9, 1905. 32-45

MASTER'S SALES.

State of South Carolina, County of Oconee. In Court of Common Pleas. James W. Brown and others, Plaintiffs, against Rush R. Brown and others, Defendants. COMPLAINT FOR PARTITION, RELIEF, &c. BY virtue of a decretal order made by Hon. Ernest Gary, Judge Presiding in the Eighth Judicial Circuit, on the 30th day of January, 1905, at his Chambers, in Greenville, S. C., I will sell to the highest bidder, at public auction, before the Court House Door, in Walhalla, S. C., on salesday, Monday, November 6th, 1905, between the legal hours of sale, the real estate of the late Mrs. Mahala A. Brown, deceased, as follows: Tract No. 1—Known as the North-western part of the Rowland Cobb tract situate in Oconee county, South Carolina, adjoining lands of J. A. Cook, Charles Leathers, T. H. Hobson and others, containing one hundred and twenty-seven (127) acres, more or less, being part of the real estate formerly belonging to the late George Percival. Also, Tract No. 2—Known as the remainder of the Rowland Cobb tract, being part of the real estate of the said George Percival, deceased, situate in Oconee county, South Carolina, adjoining Tract No. 1, above described and others, containing one hundred and thirty-three (133) acres, more or less. These lands are more fully described in the deed of Richard Lewis, Master, to Robt. S. Percival, 6th of February A. D. 1888. See Book "M," Pages 229, 230, 231 and 233, Mesne Conveyance, Oconee county, South Carolina. TERMS OF SALE: One-half cash on day of sale, the balance on a credit of twelve months, interest from day of sale, secured by bond of the purchaser and mortgage of the premises, with leave to anticipate payment, and power to the Master to re-sell at the risk of former bidder in case of failure to comply. Purchaser to pay extra for the papers. To be sold in separate tracts. W. O. WHITE, Master Oconee County, S. C. October 11, 1905. 41-44



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BLUE RIDGE RAILWAY CO.

BETWEEN BELTON AND WALHALLA.

Time Table No. 9.—In Effect May 28, 1905.

EASTBOUND—		12	10	6	8	18
		A	M	P	M	P
Lv Walhalla	8:35	10:50	10:50	3:00	4:00	6:30
Lv West Union	8:40	11:10	11:10	3:05	4:05	6:35
Ar Seneca	8:55	11:25	11:25	3:20	4:20	6:50
Lv Seneca	9:00	2:00	3:00	4:15	5:15	7:45
Lv Jordania Junction	9:00	2:03	3:03	4:18	5:18	7:48
Lv Adams	9:14	2:16	3:16	4:31	5:31	8:01
Lv Cherry	9:17	2:19	3:19	4:34	5:34	8:04
Lv Pendleton	9:25	2:26	3:26	4:40	5:40	8:10
Lv Autun	9:32	2:33	3:33	4:47	5:47	8:17
Lv Denver	9:39	2:40	3:40	4:54	5:54	8:24
Lv West Anderson	9:55	2:56	3:56	5:10	6:10	8:40
Ar Anderson—PassDep	10:00	3:00	4:00	5:15	6:15	8:45
Lv Anderson—PassDep	10:00	3:00	4:00	5:15	6:15	8:45
Lv Anderson—FrtDep	10:03	3:12	4:12	5:25	6:25	8:55
Ar Belton	10:25	3:35	4:35	5:50	6:50	9:15

WESTBOUND—		11	9	5	7	3
		P	M	A	M	P
Lv Belton	8:55	10:50	10:50	3:00	4:00	6:30
Lv Anderson—Frt De	9:10	11:10	11:10	3:20	4:20	6:50
Ar Anderson—Pass Dep	9:11	11:11	11:11	3:21	4:21	6:51
Lv Anderson—Pass Dep	9:22	11:22	11:22	3:30	4:30	7:00
Lv West Anderson	9:27	11:27	11:27	3:35	4:35	7:05
Lv Autun	9:41	11:41	11:41	3:49	4:49	7:19
Lv Pendleton	9:48	11:48	11:48	3:56	4:56	7:26
Lv Cherry	9:59	11:59	11:59	4:07	5:07	7:37
Lv Adams	10:03	12:03	12:03	4:11	5:11	7:41
Lv Jordania Junction	10:18	12:18	12:18	4:26	5:26	7:56
Ar Seneca	10:22	12:22	12:22	4:30	5:30	8:00
Lv Seneca	10:21	12:21	12:21	4:29	5:29	7:59
Lv West Union	10:30	12:30	12:30	4:38	5:38	8:08
Ar Walhalla	10:44	12:44	12:44	4:52	5:52	8:22

* Flag stations. Will also stop at the following stations to take on and let off passengers: Phinney's, James's and Sandy Springs and Toxaway. Nos. 11 and 12, first class passenger, daily; Nos. 9 and 10, daily, except Sunday; Nos. 5 and 6, Sunday only; Nos. 4 and 7, second class, mixed, daily except Sunday; Nos. 3 and 8, second class, mixed, daily. A. B. ANDREWS, President. J. R. ANDERSON, Superintendent.

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